

House Resolution 130

H-8347

1 Amend House Resolution 130 as follows:

2 1. Page 3, after line 21 by inserting:

3 <BE IT FURTHER RESOLVED, That Rule 31, subsection
4 8, of the Rules of the House, as adopted by the
5 House of Representatives during the 2011 Session
6 in House Resolution 11, as amended by the House of
7 Representatives during the 2012 Session in House
8 Resolution 102, is amended to read as follows:

9 8. No amendment to the rules of the house, to any
10 resolution or bill, except technical amendments and
11 amendments to bills substituted for by senate files
12 containing substantially identical title, language,
13 subject matter, purpose and intrasectional arrangement,
14 shall be considered by the membership of the house
15 without a copy of the amendment having been filed with
16 the chief clerk by 4:00 p.m. or within one-half hour of
17 adjournment, whichever is later, on the day preceding
18 floor debate on the amendment. If the house adjourns
19 prior to 2:00 p.m. on Friday, the final deadline is two
20 hours after adjournment. However, committee amendments
21 filed pursuant to the submission of the committee
22 report may be accepted after this deadline. This
23 provision shall not apply to any proposal debated on
24 the floor of the house after the thirteenth week of
25 the first session and the eleventh week of the second
26 session. No amendment or amendment to an amendment
27 to a bill, rule of the house, or resolution shall be
28 considered by the membership of the house without
29 a copy of the amendment being on the desks of the
30 entire membership of the house prior to consideration.
31 However, the membership of the house may consider an
32 amendment or an amendment to an amendment to a bill,
33 rule of the house, or resolution without a copy of the
34 amendment being on the desks of the entire membership
35 of the house prior to consideration if a copy of the
36 amendment is made available to the entire membership of
37 the house electronically. However, no amendment to an
38 amendment to any resolution or bill, which amendment to
39 the amendment strikes everything after the resolving or
40 enacting clause, shall be considered by the membership
41 of the house unless a copy of the amendment to the
42 amendment is made available to the entire membership of
43 the house three days prior to consideration.>

THOMAS of Clayton